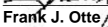
Case 08-08045-FJO-13 Doc 46 Filed 08/18/09 EOD 08/18/09 16:09:47 Pg 1 of 2

SO ORDERED: August 18, 2009.



United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA PO Box 44978 Indianapolis, IN 46244

SDISMISS (rev 06/2009)

In Re:

Sean C Cromley

SSN: xxx-xx-3124 EIN: NA

Case Number:

08-08045-FJO-13

Jennifer K Cromley

SSN: xxx-xx-8532 EIN: NA

Debtor(s)

ORDER DISMISSING CASE

A(n) Motion to Dismiss Case was filed with the Clerk of this Court on February 17, 2009, by Trustee Robert A Brothers.

IT IS THEREFORE ORDERED that the above–captioned bankruptcy case is DISMISSED.

To reinstate a case which has not been closed, a Motion for Relief from Judgment or Order pursuant to FRBP 9024 must be filed within thirty (30) days from the case's dismissal date. If the case was dismissed because of the failure to pay a filing fee or an installment, that fee or any missed installment must be paid with the motion. Documents missing at the time the case was dismissed must also be filed with the motion, or the motion will be denied.

To reopen a closed case, a Motion to Reopen must be filed, and the reopening fee must be paid as set forth in the fee schedule found at

http://www.insb.uscourts.gov/WebForms/FeeSchedule.pdf. A Motion for Relief from Judgment or Order pursuant to FRBP 9024 must also be filed. In addition to the reopening fee, you must pay any unpaid portion of the original filing fee, or if the Court permitted payment of the original fee in installments, any missed installment fee payments. The Court has the right to deny the motion and may refund the fees. Documents missing at the time the case was dismissed must be filed with the Motion to Reopen, or the motion will be denied.

Case 08-08045-FJO-13 Doc 46 Filed 08/18/09 EOD 08/18/09 16:09:47 Pg 2 of 2

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